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September 11, 2006

Honorable Vernon A. Williams Secretary Surface Transportation Board 1925 K Street, N.W. Room 700 Washington, DC 20423

Re: *CF Indus. Inc. v. Kaneb Pipe Line Partners, L.P. and Kaneb Pipe Line Operating Partnership, L.P.*, Docket No. NOR-42084
Request for Extension of Time

Dear Secretary Williams:

Attached for filing in the captioned docket is the Third Joint Motion for Extension of Time of CF Industries, Inc., Kaneb Pipe Line Partners, L.P., and Kaneb Pipe Line Operating Partnership, L.P.

Please do not hesitate to contact the undersigned with any questions.

Respectfully submitted,

/s/ Albert S. Tabor, Jr.
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UNITED STATES OF AMERICA BEFORE THE SURFACE TRANSPORTATION BOARD

CF Industries, Inc.)	
Complainant,)	
v.)	Docket No. NOR-42084
)	
Kaneb Pipe Line Partners, L.P.)	
and)	
Kaneb Pipe Line Operating Partnership, L.P.,)	
Defendants.)	

THIRD JOINT MOTION FOR EXTENSION OF TIME OF CF INDUSTRIES, INC., KANEB PIPE LINE PARTNERS, L.P. AND KANEB PIPE LINE OPERATING PARTNERSHIP, L.P.

CF Industries, Inc. ("CFI"), Kaneb Pipe Line Partners, L.P., and Kaneb Pipe Line Operating Partnership, L.P. (collectively, "Kaneb" and along with CFI, "the Parties"), respectfully move for an order extending the schedule to file the supplemental and reply pleadings in the captioned docket. This motion is sponsored by all of the participants in this proceeding.

On May 30, 2006, the Surface Transportation Board ("STB") issued an order in the captioned docket ("May 30th Order") granting CFI's conditional motion to conduct discovery and ordering Kaneb to submit its final accounting report to the STB and CFI. The May 30th Order additionally ordered that CFI submit its supplemental pleading 45 days after the date that Kaneb submits its final accounting report and that Kaneb submit its reply 15 days after CFI's supplemental pleading is filed with the STB.

Kaneb submitted its final accounting report on July 28, 2006, making CFI's supplemental

pleading due September 11, 2006, and Kaneb's reply to the supplemental pleading due

September 26, 2006. The Parties submitted their first extension request on August 16, 2006 and

their second request on August 24, 2006, both of which were granted by the STB. The Parties

are continuing to move forward with settlement discussions and have mutually agreed to extend

discovery and briefing deadlines in this case. Specifically, the Parties have agreed to extend

Kaneb's response date for discovery to October 3, CFI's supplemental pleading to November 6,

2006, and Kaneb's reply to November 21, 2006. The Parties respectfully request that the STB

extend the procedural schedule as specified herein.

Respectfully submitted,

_/s/ Mitchell F. Hertz____

Mitchell F. Hertz

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Counsel for

CF Industries, Inc.

_/s/ Albert S. Tabor, Jr.____

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Dated: September 11, 2006

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